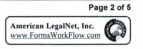
CM-110

	ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): FOR COURT USE ONLY					
					SBN 094164) James H. Demerjian (SBN 266525)	
					ERG GOLPER & SAVITT, LLP	
					evard, Eighteenth Floor	
E	ncın		914		040) 500 0700	
					818) 508-3700 FAX NO. (Optional): (818) 506-4827	
E					savitt@brgslaw.com; jdemerjian@brgslaw.com	
					Defendant Jose Huizar	
S	UPE	RIOR	COUR	T OF	CALIFORNIA, COUNTY OF LOS ANGELES	
	STREE	T ADD	RESS:	111 N	North Hill Street	
	MAILIN	IG ADDF	RESS:			
c	ITY A	ND ZIP C	ODE: L	os A	Angeles, 90012	
	BR	ANCH N	IAME: S	Stanl	ey Mosk Courthouse	
	PL	AINTIF	F/PE	ΓΙΤΙΟΙ	NER: Pauline Medina	
DE	FEN	DANT	/RESP	OND	ENT: Jose Huizar, et al.	
					CASE MANAGEMENT STATEMENT	CASE NUMBER:
100	haal		۰. ۲	\supset		18STCV03011
(C	neci	k one,): L	\boxtimes	UNLIMITED CASE (Amount demanded	
					exceeds \$25,000) or less)	
_	C 4 S	E MA	NAGI	EME	NT CONFERENCE is scheduled as follows:	
'						D
Da	ite: A	April &	3, 201	9	Time: 8:30 a.m. 72	Div.: Room:
Ac	ldres	s of c	ourt (if diff	erent from the address above):	
	7	Natio	61	-44	the Anneau by Talanhana by (name), James H. Domorijan	
	7	Notic	e or i	nteni	to Appear by Telephone, by (name): James H. Demerjian	
		I	NSTR	UCT	IONS: All applicable boxes must be checked, and the specified	information must be provided.
1.	Pai	rty or	parti	es (a	nswer one):	
	a. This statement is submitted by party (name): Defendant Jose Huizar					
	b. This statement is submitted jointly by parties (names):					
_	_					
2.		-			oss-complaint (to be answered by plaintiffs and cross-complainant	's only)
	а.				was filed on (date):	
	b.		The	cros	s-complaint, if any, was filed on (date):	
3.	Se	vice	(to be	ansv	vered by plaintiffs and cross-complainants only)	
	a.	П	•		s named in the complaint and cross-complaint have been served, h	ave appeared, or have been dismissed.
	b.	\Box			wing parties named in the complaint or cross-complaint	
	υ.		(1)		have not been served (specify names and explain why not):	
			(1)		have not been served (specify flames and explain why hot).	
			(2)		have been served but have not appeared and have not been dis	missed (specify names):
			(3)	Ш	have had a default entered against them (specify names):	
	c. The following additional parties may be added (specify names, nature of involvement in case, and date by which					olvement in case, and date by which
			they	may	be served):	
4.	4. Description of case					
	a. Type of case in 🗵 complaint 🔲 cross-complaint (Describe, including causes of action):					
	1) Retaliation (Cal. Gov. Code § 12940(a),(h); 2) Retaliation (Cal. Labor Code § 1102.5(b); 3) Wrongful Termination in Violation of Public Policy; 4) Failure to Prevent Discrimination; 5) Workplace Harassment; and 6) Intentional Infliction of Emotional Distress					

	PLAINTIFF/PETITIONER: PAULINE MEDINA case number: 18STCV03011					
D	EFENDANT/RESPONDENT: JOSE HUIZAR, et al.		16310403011			
4.	b. Provide a brief statement of the case, including any damages. (If pedamages claimed, including medical expenses to date [indicate sour earnings to date, and estimated future lost earnings. If equitable reliese attachment.	rce and amount],	estimated future medical expenses, lost			
	(If more space is needed, check this box and attach a page design	nated as Attachmo	ent 4b.)			
5.	Jury or nonjury trial					
	The party or parties request	(If more than o	ne party, provide the name of each party			
6.	Trial date					
	a. The trial has been set for (date):					
		to trial date has been set. This case will be ready for trial within 12 months of the date of the filing of the complaint (if ot, explain): Defendant anticipates filing a motion to stay the case pending resolution of a criminal				
	c. Dates on which parties or attorneys will not be available for trial (specific See attached	ecify dates and ex	xplain reasons for unavailability):			
7.	Estimated length of trial					
	The party or parties estimate that the trial will take (check one):					
	a. \(\square\) days (specify number):					
	b. hours (short causes) (specify):					
8.	Trial representation (to be answered for each party)					
	The party or parties will be represented at trial by the attorney or	party listed in the	caption by the following:			
	a. Attorney: b. Firm:					
	c. Address:					
	d. Telephone number:	f. Fax number	er:			
	e. E-mail address:	g. Party repre	esented:			
	Additional representation is described in Attachment 8.					
9.	Preference This case is entitled to preference (specify code section):					
10	Alternative dispute resolution (ADR)					
10.		ana ara available	in different courts and communities; road			
	 ADR information package. Please note that different ADR process the ADR information package provided by the court under rule 3.22 court and community programs in this case. 					
	(1) For parties represented by counsel: Counsel has in rule 3.221 to the client and reviewed ADR options with the client		ed the ADR information package identified			
	(2) For self-represented parties: Party has has not review	wed the ADR info	rmation package identified in rule 3.221.			
	b. Referral to judicial arbitration or civil action mediation (if availa	able).				
	(1) This matter is subject to mandatory judicial arbitration under mediation under Code of Civil Procedure section 1775.3 bed statutory limit.					
	(2) Plaintiff elects to refer this case to judicial arbitration and agr Civil Procedure section 1141.11.	rees to limit recov	ery to the amount specified in Code of			
	(3) This case is exempt from judicial arbitration under rule 3.811					



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PLAINTIFF/PETITIONER: PAULINE MEDINA	CASE NUMBER: 18STCV03011
DEFENDANT/RESPONDENT:	10310403011

10. c. Indicate the ADR process or processes that the party or parties are willing to participate in, have agreed to participate in, or have already participated in *(check all that apply and provide the specified information):*

	The party or parties completing this form are willing to participate in the following ADR processes (check all that apply):	If the party or parties completing this form in the case have agreed to participate in or have already completed an ADR process or processes, indicate the status of the processes (attach a copy of the parties' ADR stipulation):
(1) Mediation		 ☐ Mediation session not yet scheduled ☐ Mediation session scheduled for (date): ☐ Agreed to complete mediation by (date): ☐ Mediation completed on (date):
(2) Settlement conference		 □ Settlement conference not yet scheduled □ Settlement conference scheduled for (date): □ Agreed to complete settlement conference by (date): □ Settlement conference completed on (date):
(3) Neutral evaluation		 Neutral evaluation not yet scheduled Neutral evaluation scheduled for (date): Agreed to complete neutral evaluation by (date): Neutral evaluation completed on (date):
(4) Nonbinding judicial arbitration		☐ Judicial arbitration not yet scheduled ☐ Judicial arbitration scheduled for (date): ☐ Agreed to complete judicial arbitration by (date): ☐ Judicial arbitration completed on (date):
(5) Binding private arbitration		 □ Private arbitration not yet scheduled □ Private arbitration scheduled for (date): □ Agreed to complete private arbitration by (date): □ Private arbitration completed on (date):
(6) Other (specify):		 □ ADR session not yet scheduled □ ADR session scheduled for (date): □ Agreed to complete ADR session by (date): □ ADR completed on (date):

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PLAINTIFF/PETITION	ER: PAULINE MEDINA		CASE NUMBER: 18STCV03011
DEFENDANT/RESPONDE	NT: JOSE HUIZAR, et al.		10010400011
b. Reservation of rig		nis statement (name): resolution of this case (explain):	
12. Jurisdiction Indicate any matters t Bankruptcy Status:	_	sdiction or processing of this case and	describe the status.
a. There are or (1) Name or (2) Name or (3) Case nu (4) Status:	f court: imber: cases are described in Attach	ated cases.	ame party):
	ties intend to file a motion for noving party, type of motion,		rdinating the following issues or causes of
15. Other motions The party or pa	rties expect to file the followir	ng motions before trial (specify moving	party, type of motion, and issues):
		iscovery. If by the date specified (describe all and Description Depositions Discovery	ticipated discovery): <u>Date</u>
c. The followin anticipated (issues regarding the discovery of elec	stronically stored information, are



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PLAINTIFF/PETITIONER: PAULINE MEDINA	CASE NUMBER: 18STCV03011
DEFENDANT/RESPONDENT: JOSE HUIZAR, et al.	10010403011
of Civil Procedure sections 90-98 will apply to this case. b. This is a limited civil case and a motion to withdraw the case.	625,000 or less) and the economic litigation procedures in Code ase from the economic litigation procedures or for additional veconomic litigation procedures relating to discovery or trial
 Other issues The party or parties request that the following additional matt conference (specify): 	ers be considered or determined at the case management
 19. Meet and confer a.	es on all subjects required by rule 3.724 of the California Rules of
b. After meeting and conferring as required by rule 3.724 of the 6 (specify):	California Rules of Court, the parties agree on the following
20. Total number of pages attached (if any):4 I am completely familiar with this case and will be fully prepared to disc as well as other issues raised by this statement, and will possess the atthe case management conference, including the written authority of the	uthority to enter into stipulations on these issues at the time of
Date: March 22, 2019	
Date. March 22, 2013	Jan Kanger
James H. Demerjian	
(TYPE OR PRINT NAME)	(SIGNATURE OF PARTY OR ATTORNEY)
(TYPE OR PRINT NAME)	(SIGNATURE OF PARTY OR ATTORNEY) Additional signatures are attached.

Page 5 of 5

Medina v. Huizar Los Angeles Superior Court Case NO. 18STCV01722 CASE MANAGEMENT STATEMENT ATTACHMENT "A"

Brief Statement of the Case

4.b. Plaintiff claims that Defendant harassed her and committed intentional infliction of emotional distress. Defendant adamantly denies he engaged in any unlawful conduct and adamantly denies that Plaintiff was damaged in any way by his actions.

Trial Date

6.c. Lead trial counsel, Linda Miller Savitt, has trials set on the following dates as of

DATE	TIME	DEDT	CASE
DATE	TIME	DEPT.	CASE
3/20/19	8:30 a.m.	52	CASTILLO v. ARCHDIOCESE
3/27/19	9:30 a.m.	38	MONTERROSO v. HYDRAULICS
5/6/19	8:30 a.m.	34	GORDON v. CITY OF L.A.
5/14/19			AVOLA EXPERT
5/15-17/19	9:00 a.m.	JAMS	FERNANDEZ ARBITRATION
5/20-23/19			GILSANZ/STANLEY v. CHLA ARBITRATION
5/21-22/19	9:30 a.m.	16	KHOINY v. ST. MARY
6/4/19	8:30 a.m.	32	JORDAN v. CITY
6/10/19	10:00 a.m.	S25	FIKE v. DIGNITY
6/20/19	9:30 a.m.	40	JOE v. CHLA
6/26/19	9:30 a.m.	53	LOPEZ v. CHLA
7/22/19	10:00 a.m.	San Bernardino	DEL VALLE v. DIGNITY HEALTH
7/29/19	9:00 a.m.	58	LAURICELLA v. HEALTH NET
8/5/19	8:30 a.m.	89	SIMERS v. L.A. TIMES
8/14/19	10:00 a.m.	53	DORFMAN
8/26/19	9:30 a.m.	28	SIERRA v. CITY

DATE	TIME	DEPT.	CASE
	9:30 a.m.	20	O'NEILL v. ZOIC
9/4/19	9:30 a.m.	50	PIERCE V. COLA
9/16/19	9:00 a.m.	45	IGLESIAS v. HEALTH NET
	10:00 a.m.	San Bernardino	o TON v. DIGNITY
9/23/19	9:30 a.m.	16	GARCIA v. ETC (6 days)
9/23/19-10/3/19			MATA v. OGLETREE ARBITRATION
10/7/19	9:00 a.m.	89	RYAN II v. COLA
	9:00 a.m.	31	WHITTSETT v. AVENT GROUP
1/13/20	9:30 a.m.	38	HURTADO v. SPECIALTY EYE CARE MEDICAL CENTER
1/21/20	8:30 a.m.	47	JOHNSON v. HEALTH NET (Sac.)
2/24/20	9:00 a.m.	58	VARTANYAN v. HEALTHNET CENTENE
2/25/20-4/18/20			Sabbatical
3/17/20	10:00 a.m.	. 24	PATTERSON v. SPECIALTY EYE CARE MEDICAL CENTER
4/21/20	8:30 a.m.	47	BROOKS v. HEALTH NET (Sac.)
5/18/20	8:30 a.m.	47	MITCHELL v. HEALTH NET (Sac.)
8/18/20	9:00 a.m.	61	SHIN v. COWAY
3/11/19	9:30 a.m.	38	MONTERROSO v. HYDRAULICS
3/25/19	9:30 a.m.	38 [BC682096]	CERVANTES v. CITRUS
3/25/19	9:00 a.m.	C-22– Orange	LINSKEY V. REGENTS
4/23/19	8:30 a.m.	Sacramento	DOUANGMANY v. HEALTH NET
	9:30 a.m.	40	HERNANDEZ v. DIGNITY
5/6/19	9:30 a.m.	15 [BC697366]	ACEVEDO v. MERRITT HOSPITALITY
	8:30 a.m.	34	GORDON v. CITY OF L.A.

DATE	TIME	DEPT.	CASE
5/6-9/19-	Arbitratio n		FERNANDEZ
5/7/19	9:00 a.m.	61	SHIN v. COWAY
5/13/19	9:00 a.m.	68 [BC702475]	HOFFER v. ETH
5/15/19	10:00 a.m.	14	ASHLEY v. LACMTA
5/20-23/19	Arbitratio n		GILSANZ/STANLEY v. CHLA
5/28/19	10:00 a.m.	San Bernardino	DEL VALLE v. DIGNITY HEALTH
6/4/19	8:30 a.m.	32	JORDAN v. CITY
6/10/19	10:00 a.m.	S25	FIKE v. DIGNITY
6/18/19	10:00 a.m.	37	GRKINICH v. COLA
6/26/19	9:30 a.m.	53	LOPEZ v. CHLA
7/10/19	9:30 a.m.	19	MAYFIELD v. COUNTY
7/29/19	9:30 a.m.	57	MATZKIND v. OUNJIAN
	9:00 a.m.	58	LAURICELLA v. HEALTH NET
8/14/19	10:00 a.m.	53	DORFMAN
8/26/19	9:30 a.m.	28	SIERRA v. CITY
	9:30 a.m.	20	O'NEILL v. ZOIC
9/4/19	9:30 a.m.	50	PIERCE V. COLA
9/16/19	10:00 a.m.	San Bernardino	TON v. DIGNITY
9/23/19	9:30 a.m.	16	GARCIA v. ETC (6 days)
9/23/19- 10/3/19	Arbitratio n		MATA v. OGLETREE
1/13/20	9:30 a.m.	38	HURTADO v. SPECIALTY EYE CARE MEDICAL CENTER
1/27/20	9:30 a.m.	28	RAY v. ALLIED SALES

DATE	TIME	<u>DEPT</u> .	CASE
3/17/20	10:00 a.m.	24	PATTERSON v. SPECIALTY EYE CARE MEDICAL CENTER

Ms. Savitt will be out of the office on a sabbatical from February 15, 2020 - March 30, 2020.

Jonathan Rosenberg will be on vacation from December 23, 2019 – January 3, 2020.

PROOF OF SERVICE

Medina v. Huizar, et al. LASC Case No. 18STCV03011

STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

I am employed in the County of Los Angeles, State of California. I am over the age of eighteen years and not a party to the within action; my business address is 15760 Ventura Boulevard, Eighteenth Floor, Encino, CA 91436.

On March 22, 2019, I served true copies of the following document(s) described as **CASE MANAGEMENT STATEMENT** on the interested parties in this action as follows:

SEE ATTACHED SERVICE LIST

BY MAIL: I enclosed the document(s) in a sealed envelope or package addressed to the persons at the addresses listed in the Service List. I am "readily familiar" with Ballard Rosenberg Golper & Savitt, LLP's practice for collecting and processing correspondence for mailing with the United States Postal Service. Under that practice, it would be deposited with the United States Postal Service that same day in the ordinary course of business. Such envelope(s) were placed for collection and mailing with postage thereon fully prepaid at Encino, California, on that same day following ordinary business practices.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on March 22, 2019, at Encino, California.

Lisa Chiarella

Riall

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BALLARD ROSENBERG GOLPER & SAVITT, LLP 15760 Ventura Boulevard, Eighterth Floor Encino, California 91436

1		SERVICE LIST Medina v. Huizar, et al.
2		18STCV03011
3	Terrence Jones	Attorney for Plaintiff
4	The Law Office of Terrence Jones 6737 Bright Avenue, Suite B6 Whittier, CA 90601	
5	Phone: (213) 863-4490 Email: Terrence@JonesOnLaw.com	
6		Attamos for Defendant City of Los Angeles
7	Dennis, Kong, Esq. Kelly Welch, Esq. Los Angeles City Attorney's Office	Attorney for Defendant City of Los Angeles
8	Los Angeles City Attorney's Office 200 North Main Street, 7 th Floor Los Angeles, CA 90012	
9	Phone: (213) 978-8200	
10	Email: dennis.kong@lacity.org kelly.welch@lacity.org	
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